ESTTA Tracking number:

ESTTA318975

Filing date:

11/25/2009

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91188993	
Party	Plaintiff Rolex Watch U.S.A., Inc.	
Correspondence Address	Peter Cousins Gibney, Anthony & Flaherty, LLP 665 Fifth Avenue New York, NY 10022 UNITED STATES bfrenchman@gibney.com,pcousins@gibney.com,gkrugman@sughrue.com	
Submission	Motion to Extend	
Filer's Name	Gary D. Krugman	
Filer's e-mail	gkrugman@sughrue.com, mperry@sughrue.com	
Signature	/Gary D. Krugman/	
Date	11/25/2009	
Attachments	201142 Opposer's Motion for Extension of Time.pdf (3 pages)(87859 bytes)	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

ROLEX WATCH U.S.A., INC.,)
	Opposer,)
vs. AFP IMAGING CORPORATION,) Opposition No. 91/188,993) Serial No.: 77/492,131
	Applicant.)))

OPPOSER'S MOTION FOR EXTENSION OF TIME

Opposer, by its attorneys, hereby moves for a thirty (30) day extension of all due dates, beginning with the closing date for expert disclosures.

As grounds in support of this motion, Opposer states that this extension is needed for several reasons. First, while the parties have engaged in written discovery, Opposer is scheduled, at the present time, to take Applicant's discovery deposition on December 15, 2009. Under the present trial schedule, the deadline for the parties to exchange expert disclosures is December 2, 2009, some 13 days prior to the scheduled deposition of Applicant. Opposer would like the opportunity to retain an expert, if it deems such retention necessary and appropriate, depending on the discovery elicited on December 15, 2009 in connection with the discovery deposition taken on that date. For that reason, it is requested that the due date for exchanging expert disclosures be extended to allow Opposer the opportunity to determine, after taking Applicant's discovery deposition, whether retention of an expert is needed.

In addition to the foregoing, Opposer may wish to take additional follow up discovery of Applicant, depending on the discovery elicited on December 15, 2009 in connection with the discovery deposition to be taken on that date. Because the Christmas/New Year's holiday period 5419232_1.DOC

begins shortly after the scheduled date of the December 15, 2009 deposition, Opposer requests that the discovery period be extended to allow for the orderly completion of discovery after the holiday season ends.

For the foregoing reasons, it is submitted that this motion is well taken and should be granted. While Opposer has requested that Applicant consent to this motion for extension of time, Applicant has refused to do so and has reserved its right to oppose such motion. In view of the foregoing, the Board, in granting the motion, is respectfully requested to extend all due dates, beginning with the due date for exchanging expert disclosures, for thirty days, those dates being set from the date of the Board's Order.

Respectfully submitted,

ROLEX WATCH U.S.A., INC.

Dated: November 25, 2009

By: Gay O, Cuyman Beth Frenchman

Peter Cousins

GIBNEY, ANTHONY & FLAHERTY, LLC

665 Fifth Avenue, 11th Floor

New York, NY 10022

Telephone: (212) 688-5151 Facsimile: (212) 688-8317

Gary D. Krugman

SUGHRUE MION, PLLC

2100 Pennsylvania Avenue, NW

Washington, DC 20037

Telephone: (202) 663-7484

Facsimile: (202) 293-7860

Attorneys for Opposer

ROLEX WATCH USA, INC.

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing OPPOSER'S MOTION FOR EXTENSION OF TIME has been served on Applicant this 25th day of November, 2009 via first class mail, postage prepaid to:

Norman H. Zivin, Esq. Hindy Dym Cooper & Dunham, LLP 30 Rockefeller Plaza 20th Floor New York, NY 10112 Attorneys for Applicant

Gary D. Krugman